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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/816,213	04/01/2004	Judy M. Gehman	03-1002/L13.12-0246	7306
7590 10/08/2008				
LSI Logic Corporation Leo J. Peters MS D-106 1621 Barber Lane Milpitas, CA 95035			EXAMINER RAMPURIA, SATISH	
			ART UNIT	PAPER NUMBER
			2191	
			MAIL DATE	DELIVERY MODE
			10/08/2008	PAPER

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

Office Action Summary

Application No.

10/816,213

Applicant(s)

GEHMAN ET AL.

Examiner

SATISH S. RAMPURIA

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-- The MAILING DATE of this communication appears on the cover sheet with the correspondence address --
Period for Reply

A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) OR THIRTY (30) DAYS, WHICHEVER IS LONGER, FROM THE MAILING DATE OF THIS COMMUNICATION.

- Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication.
- If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication.
- Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133). Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b).

Status

- 1) ☒ Responsive to communication(s) filed on 25 June 2008.
- 2a) ☒ This action is **FINAL**. 2b) ☐ This action is non-final.
- 3) ☐ Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under *Ex parte Quayle*, 1935 C.D. 11, 453 O.G. 213.

Disposition of Claims

- 4) ☒ Claim(s) 1-20 is/are pending in the application.
- 4a) Of the above claim(s) _____ is/are withdrawn from consideration.
- 5) ☐ Claim(s) _____ is/are allowed.
- 6) ☒ Claim(s) 1-20 is/are rejected.
- 7) ☐ Claim(s) _____ is/are objected to.
- 8) ☐ Claim(s) _____ are subject to restriction and/or election requirement.

Application Papers

- 9) ☐ The specification is objected to by the Examiner.
- 10) ☐ The drawing(s) filed on _____ is/are: a) ☐ accepted or b) ☐ objected to by the Examiner.
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).
- 11) ☐ The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.

Priority under 35 U.S.C. § 119

- 12) ☐ Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).
- a) ☐ All b) ☐ Some * c) ☐ None of:
1. ☐ Certified copies of the priority documents have been received.
 2. ☐ Certified copies of the priority documents have been received in Application No. _____.
 3. ☐ Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)).

* See the attached detailed Office action for a list of the certified copies not received.

Attachment(s)

- 1) ☐ Notice of References Cited (PTO-892)
- 2) ☐ Notice of Draftsperson's Patent Drawing Review (PTO-948)
- 3) ☐ Information Disclosure Statement(s) (PTO/SF/ICE)
Paper No(s)/Mail Date _____
- 4) ☐ Interview Summary (PTO-413)
Paper No(s)/Mail Date _____
- 5) ☐ Notice of Informal Patent Application
- 6) ☐ Other: _____

Response to Amendment

1. This action is in response to the amendment filed on 06/25/2008.
2. Claims amended by the applicants: 3, 4 and 12.
3. Claims 1-20 are pending.

Response to Arguments

4. Applicant's arguments filed 06/25/2008 have been fully considered but they are not persuasive.

In the remarks, the applicant has argued that:

Options are Not Selectable Without Modification To The Hardware Description.

Examiner's response:

Applicant has commented in response to examiner's previous response that how does paragraph [0241] relates to applicant's claims. This paragraph relates to reusable software modules to simply share the code i.e., without modification to code as claimed. In response to applicant's arguments, as indicated previously that Bowen discloses the function in the FPGA is shared amongst all its uses. The configuration is duplicated for each use, so that the function is used an inline function (paragraph [0011]). Bowen discloses duplicating i.e., without modification to the configurations the option are selected for each use. Further, Bowen teaches a system of using the single code block coupled with a hardware tailored for a specific peripheral device to simply 'share' the block to allow using the dedicated software with greater flexibility for multiple functionality (paragraph [0241]). This method of coding overcomes similar shortcoming of

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Applicant's prior art wherein the software block has to be reconfigured repeatedly ([paragraph [0005]]) to use with a separate hardware device as is discussed in Applicant's "Background of the Invention").

In the remarks, the applicant has argued that:

Bowen Does Not Disclose Selecting Between the Options at
Compile Time for Each Instantiation of the Peripheral Device

Examiner's response:

In response to applicant's arguments, as described previously and acknowledged by the applicant that Bowen does not disclose Selecting Between the Options at Compile Time for Each Instantiation of the Peripheral Device. However, this limitations is taught by Duboc as explained below in the rejection, see the rejection below. Further, applicant indicated that present application discloses RTL is coded in a way so that different configuration can be used in a single chip without modifying the RTL for each instances. However, examiner does not find **RTL is coded in a way so that different configuration can be used in a single chip without modifying the RTL** for each instances. It is noted that the features upon which applicant relies (i.e., **RTL is coded... used in a single chip without modifying the RTL**) are not recited in the rejected claim(s). Although the claims are interpreted in light of the specification, limitations from the specification are not read into the claims. See *In re Van Geuns*, 988 F.2d 1181, 26 USPQ2d 1057 (Fed. Cir. 1993).

In the remarks, the applicant has argued that:

Duboc et al. Fails to Disclose That Two Different Instantiations
Can Have Two Different Configurations Selectable at Compile
Time

Examiner's response:

Applicant have commented in response to examiner's previous response in this regards that Duboc never mentioned reusable template. However, after carefully review Duboc's specification, Duboc mention this many places e.g., (Fig. 2-7, col. 2, lines 5-21; col. 5, lines 1-14; col. 5, lines 55-67; col. 6, lines 3-22; col. 6, lines 24-41 etc.) Further, Applicant indicated that the use of the term custom is wrong. However, Duboc discloses the automating the design of custom DSP through the use of a DSP builder template. The template permits both the selection of one or more optional circuit blocks and the customization of one or more customizable circuit blocks to be performed via a user interface. Moreover, once any optional circuit blocks are selected and any customization parameters are selected for a given customizable circuit block, a custom DSP integrated circuit is automatically built by customizing any such customizable block and interfacing a preexisting DSP core block with any selection optional circuit blocks and customized circuit blocks (col. 5, line 54 to col. 6, line 2).

In response to applicant's argument, as indicated previously that Duboc discloses designing integrated circuits based DSP from modular reusable components. Duboc's GUI system let user to select the options to have a customizable circuit block to be included in the custom (i.e., having different instantiations) DSP integrated circuits (col. 3, lines 7-15). Where the at the compile time the user selects the compile options form GUI window and executes a script engine

which verifies the user options are consistent with available DSP options (col. 8, lines 22-65). In essence, Duboc further, goes and verifies the user options selected at the compile time.

In the remarks, the applicant has argued that:

D. Combination of Bowen and Duboc et al.

Lacking such a disclosure, the proposed combination of Bowen and Duboc et al. therefore fails to teach or suggest multiple instances of a peripheral device on the same IC with different configurations, where the same function block is used to instantiate a hardware description with options associated with the different configurations of the peripheral device. The proposed combination also fails to disclose a step of selecting between the options at compile time for each instance of the peripheral device without modification to the hardware description.

Further, there is nothing in either Bowen or Duboc et al. that would make it obvious for a skilled person to try.

Examiner's response:

In response to applicant's argument that there is no suggestion to combine the references, the examiner recognizes that obviousness can only be established by combining or modifying the teachings of the prior art to produce the claimed invention where there is some teaching, suggestion, or motivation to do so found either in the references themselves or in the knowledge generally available to one of ordinary skill in the art. See *In re Fine*, 837 F.2d 1071, 5 USPQ2d 1596 (Fed. Cir. 1988) and *In re Jones*, 958 F.2d 347, 21 USPQ2d 1941 (Fed. Cir. 1992). In this case, Bowen discloses the function in the FPGA is shared amongst all its uses. The configuration is duplicated for each use, so that the function is used an inline function

(paragraph [0011]). Bowen discloses duplicating i.e., without modification to the configurations the option are selected for each use. And Duboc discloses designing integrated circuits based DSP from modular reusable components. Duboc's GUI system let user to select the options to have a customizable circuit block to be included in the custom (i.e., having different instantiations) DSP integrated circuits (col. 3, lines 7-15). Where the at the compile time the user selects the compile options form GUI window and executes a script engine which verifies the user options are consistent with available DSP options (col. 8, lines 22-65). More particularly, it would have been obvious to a person of ordinary skill in the art at the time the invention was made to incorporate the method of selecting between the options at compile time for each instance of the peripheral device such that at least two of the instances have different configurations from one another as taught by Duboc into a method and computer program product are provided for compiling a C function to a reconfigurable logic device as taught by Bowen. The modification would be obvious because of one of ordinary skill in the art would be motivated to selecting between the options at compile time for each instance of the peripheral device such that at least two of the instances have different configurations from one another to provide an apparatus, program product and method for use in automating the design of a custom DSP integrated circuit from a preexisting DSP core block and one or more additional circuit blocks interfaced with the DSP core block as suggested by Duboc (col. 2-3, lines 65-67 and 1-4).

In the remarks, the applicant has argued that:

Claims 4 and 12 are amended to overcome the Yu that Yu does not disclose the strap pin to select between options at compile time (e.g., by tying an input to a logical level) and not as described by Yu.

Examiner's response:

Claims have been amended, however, Yu still reads on the amended claim because the amended claims as argued, **by tying an input to a logical level**, does not recite these limitations. Thus, applicant's argument that the references fail to show certain features of applicant's invention, it is noted that the features upon which applicant relies (i.e., **by tying an input to a logical level**) are not recited in the rejected claim(s). Although the claims are interpreted in light of the specification, limitations from the specification are not read into the claims. See *In re Van Geuns*, 988 F.2d 1181, 26 USPQ2d 1057 (Fed. Cir. 1993). Further, as understood from the figure 2 that strap pin shown as VCC and GND for the chip (Mod A), which refers to power of the chip.

Claim Rejections - 35 USC § 103

5. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negated by the manner in which the invention was made.

6. Claims 1-3, 5-11, and 13-20 are rejected under 35 U.S.C. 103(a) as being unpatentable over US Publication No. 2002/0100029 to Bowen (hereinafter, Bowen) in view of US Patent No. 6,425,116 to Duboc et al. (hereinafter, Duboc).

Per claim 1:

Bowen discloses:

1. A method for coding a hardware description of a peripheral device, the method comprising: configuring a function block to instantiate multiple instances of the peripheral device within a single chip design (paragraph [0041] “a number of hardware and software resources from a single behavioral description of the system”)

the hardware description of the peripheral device having options associated with different configurations of the peripheral device (paragraph [009] “The hardware configuration information is utilized to configure a Field Programmable Gate Array (FPGA) for compiling the function to the FPGA... invention could also be applied to compile functions to reconfigurable logic devices other than FPGAs (i.e., device having different configurations)”); and

wherein the options are selected without modification to the hardware description (paragraph [0036] “a hardware compiler for producing from those parts of the specification partitioned to hardware a register transfer level description for configuring configurable logic resources”).

compiling the hardware description to produce a structural model comprising each instance of the peripheral device with the selected options for that instance (paragraph [0138] “compilation stages of the process flow are software or hardware... module 212... allocates any behavioral parts of the hardware description, and at module 216 compiles the software description to assembly code... also writes a parameterized description... designed by the user”).

Bowen does not explicitly disclose selecting between the options at compile time for each instance of the peripheral device such that at least two of the instances have different configurations from one another.

However, Duboc discloses in an analogous computer system selecting between the options at compile time for each instance of the peripheral device such that at least two of the

instances have different configurations from one another (col. 8, lines 33-39 “the integrated circuit design via selection of a compile option from the GUI window, resulting in the execution of a script engine 152 in the HDL Integrator tool that processes a check script 154 developed by a developer, and used to verify the parameters input by a user” and col. 10, lines 31-34 “Memory Integrator tool from Philips Semiconductor, that generates models for a memory compiler that generates customized memory components suitable for interfacing within a custom DSP integrated circuit”).

Therefore, it would have been obvious to a person of ordinary skill in the art at the time the invention was made to incorporate the method of selecting between the options at compile time for each instance of the peripheral device such that at least two of the instances have different configurations from one another as taught by Duboc into a method and computer program product are provided for compiling a C function to a reconfigurable logic device as taught by Bowen. The modification would be obvious because of one of ordinary skill in the art would be motivated to selecting between the options at compile time for each instance of the peripheral device such that at least two of the instances have different configurations from one another to provide an apparatus, program product and method for use in automating the design of a custom DSP integrated circuit from a preexisting DSP core block and one or more additional circuit blocks interfaced with the DSP core block as suggested by Duboc (col. 2-3, lines 65-67 and 1-4).

Per claim 2:

The rejection of claim 1 is incorporated and further, Bowen discloses:

2. The method of claim 1 wherein the step of selecting comprises:

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passing a parameter value to the function block at compile time for each instantiation of the hardware peripheral (paragraph [0109] “RTL descriptions are passed straight through to the RTL synthesizer e.g. a Handel-C compiler.”); and

instance the peripheral device using code according to the parameter value (paragraph [0111] “Behavioral descriptions will be scheduled in such a way that the block of code will execute within that number of cycles, when possible. An error is generated if it is not possible”).

Per claim 3:

The rejection of claim 1 is incorporated and further, Bowen discloses:

3. The method of claim 1 wherein the configuration options comprises at least one of peripheral design functions, peripheral design pin widths, or peripheral design interface pin outs (paragraph [0037] “The system can include a width adjuster for setting and using a desired data word size, and this can be done at several points in the desired process as necessary”).

Per claim 5:

The rejection of claim 1 is incorporated and further, Bowen discloses:

5. The method of claim 1 wherein the step of configuring comprises:

configuring the function block with local runtime constants adapted to be overridden individually at compile time (paragraph [0134] “hardware and software compilers 304, 306, and may be used or overridden...functions which must be supplied by its subclasses... compile method on the hardware compiler class compiles the description to hardware by converting the input description to an RTL description; the compile method on the Processor A compiler compiles a description to machine code which can run on Processor A”).

Per claim 6:

The rejection of claim 5 is incorporated and further, Bowen discloses:

6. The method of claim 5 wherein the step of selecting comprises overriding selected runtime constants at compile time to select between the variable options for each instance of the peripheral device (paragraph [0134] “hardware and software compilers 304, 306, and may be used or overridden...functions which must be supplied by its subclasses... compile method on the hardware compiler class compiles the description to hardware by converting the input description to an RTL description; the compile method on the Processor A compiler compiles a description to machine code which can run on Processor A”).

Per claim 7:

Bowen discloses:

7. A method for coding a reusable hardware description of a peripheral device, the method comprising:
configuring a function block to instantiate multiple instances of the peripheral device within an integrated circuit design (paragraph [0041] “a number of hardware and software resources from a single behavioral description of the system”), the reusable hardware description of the peripheral device having options selectable at compile time ((paragraph [0011] “the configuration of the FPGA is duplicated for each use, so that the function is used as an inline function” and paragraph [009] “hardware configuration information is utilized to configure a Field Programmable Gate Array (FPGA) for compiling the function to the FPGA” and paragraph [0241] “OOP components are reusable software modules

which present an interface that conforms to an object model and which are accessed at run-time through a component integration architecture”); and

instantiating the multiple instances of the peripheral device on the integrated circuit design by programmatically (paragraph [0031] “The codesign system comprising means for receiving a specification of the functionality, partitioning means for partitioning implementation of the functionality between (a) and (b) and for customizing the hardware and/or the machine in accordance with the selected partitioning of the functionality” and paragraph [0241] “OOP components are reusable software modules which present an interface that conforms to an object model and which are accessed at run-time through a component integration architecture”); compiling the reusable hardware description to produce a structural model comprising the multiple instance of the peripheral device, each with the selected options and resulting configuration for that instance [0138] “compilation stages of the process flow are software or hardware... module 212... allocates any behavioral parts of the hardware description, and at module 216 compiles the software description to assembly code... also writes a parameterized description... designed by the user”).

Bowen does not explicitly disclose selecting between the options at compile time for each instance of the peripheral device so that at least two of the instances have different configurations.

However, Duboc discloses in an analogous computer system selecting between the options at compile time for each instance of the peripheral device so that at least two of the instances have different configurations (col. 8, lines 33-39 “Once a user has provided input to the GUI window, the user initiates generation of the integrated circuit design via selection of a compile option from the GUI window, resulting in the execution of a script engine 152 in the HDL Integrator tool that

processes a check script 154 developed by a developer, and used to verify the parameters input by a user” and col. 10, lines 31-34 “Memory Integrator tool from Philips Semiconductor, that generates models for a memory compiler that generates customized memory components suitable for interfacing within a custom DSP integrated circuit”)

Therefore, it would have been obvious to a person of ordinary skill in the art at the time the invention was made to incorporate the method of selecting between the options at compile time for each instance of the peripheral device so that at least two of the instances have different configurations as taught by Duboc into a method and computer program product are provided for compiling a C function to a reconfigurable logic device as taught by Bowen. The modification would be obvious because of one of ordinary skill in the art would be motivated to selecting between the options at compile time for each instance of the peripheral device so that at least two of the instances have different configurations to provide an apparatus, program product and method for use in automating the design of a custom DSP integrated circuit from a preexisting DSP core block and one or more additional circuit blocks interfaced with the DSP core block as suggested by Duboc (col. 2-3, lines 65-67 and 1-4).

Per claim 8:

The rejection of claim 7 is incorporated and further, Bowen discloses:

8. The method of claim 7 wherein the variable options are selected without modification to the reusable hardware description (paragraph [0036] “a hardware compiler for producing from those parts of the specification partitioned to hardware a register transfer level description for configuring configurable logic resources”).

Per claim 9:

The rejection of claim 7 is incorporated and further, Bowen discloses:

9. The method of claim 7 wherein the step of configuring comprises:

adding one or more peripheral devices based on desired features of the reusable hardware to the integrated circuit design at compile time (Bowen discloses without modification to the configurations the option are selected for each use. Further, Bowen teaches a system of using the single code block coupled with a hardware tailored for a specific peripheral device to simply 'share' the block to allow using the dedicated software with greater flexibility for multiple functionality see paragraph [0241]).

Per claim 10:

The rejection of claim 7 is incorporated and further, Bowen discloses:

10. The method of claim 7 wherein the step of configuring comprises: instantiating peripheral devices onto the integrated circuit according to the reusable hardware description wherein the configuration of each instance is unique based on a design parameter (paragraph [0111]

“Behavioral descriptions will be scheduled in such a way that the block of code will execute within that number of cycles, when possible. An error is generated if it is not possible” and paragraph [0036] “a hardware compiler for producing from those parts of the specification partitioned to hardware a register transfer level description for configuring configurable logic resources”).

Per claim 11:

The rejection of claim 10 is incorporated and further, Bowen discloses:

11. The method of claim 10 wherein the design parameter comprises a signal width of the peripheral device (paragraph [0037] “The system can include a width adjuster for setting and using a desired data word size, and this can be done at several points in the desired process as necessary”).

Per claim 13:

The rejection of claim 7 is incorporated and further, Bowen discloses:

13. The method of claim 7 wherein the step of configuring further comprises: configuring the function block with parameters local in scope, the parameters adapted to be overridden individually at compile time (paragraph [0134] “hardware and software compilers 304, 306, and may be used or overridden...functions which must be supplied by its subclasses... compile method on the hardware compiler class compiles the description to hardware by converting the input description to an RTL description; the compile method on the Processor A compiler compiles a description to machine code which can run on Processor A”).

Per claim 14:

The rejection of claim 13 is incorporated and further, Bowen discloses:

14. The method of claim 13 wherein the step of selecting comprises overriding selected runtime constants at compile time to select between the options for each instance of the peripheral device (paragraph [0134] “hardware and software compilers 304, 306, and may be used or overridden...functions which must be supplied by its subclasses... compile method on the hardware compiler class compiles the description to hardware by converting the input description to an RTL description; the compile method on the Processor A

compiler compiles a description to machine code which can run on Processor A”).

Per claim 15:

The rejection of claim 7 is incorporated and further, Bowen discloses:

15. The method of claim 7 wherein the step of configuring comprises:

passing a parameter value to the function block at compile time for each instance of the peripheral device (paragraph [0109] “RTL descriptions are passed straight through to the RTL synthesizer e.g. a Handel-C compiler.”); and

instantiating the peripheral device using the reusable hardware description according to the parameter value (paragraph [0111] “Behavioral descriptions will be scheduled in such a way that the block of code will execute within that number of cycles, when possible. An error is generated if it is not possible”).

Claims 16-20 are the method claim corresponding to method claims 1, 2, 5, 6, and 11 respectively, and rejected under the same rational set forth in connection with the rejection of claims 1, 2, 5, 6, and 11 respectively, above, as noted above.

7. Claims 4 and 12 rejected under 35 U.S.C. 103(a) as being unpatentable over Bowen, Duboc in view of US Patent No. 6,829,754 to Yu et al. (hereinafter, Yu).

Per claim 4:

The rejection of claim 1 is incorporated and further, neither Bowen nor Duboc explicitly discloses tying strap pins to power or ground.

However, Yu discloses in an analogous computer system tying strap pins to power or ground (col. 11, lines 2-5 “Straps do not have a minimum width, defined as the width of the power pin the strap is connecting to. If the strap is smaller than the power pin it connects, a warning will be issued”).

Therefore, it would have been obvious to a person of ordinary skill in the art at the time the invention was made to incorporate the method of tying strap pins to power or ground as taught by Yu into the method of using a computer program to reconfigure the logic devices as taught by the combination system of Bowen and Duboc. The modification would be obvious because of one of ordinary skill in the art would be motivated to strap the power or ground pins so that the power related problems can be avoid (col. 2, lines 8-11).

Per claim 12:

The rejection of claim 7 is incorporated and further, neither Bowen nor Duboc explicitly discloses defining further the function block by tying strap pins to ground or to power.

However, Yu discloses in an analogous computer system defining further the function block by tying strap pins to ground or to power (col. 11, lines 2-5 “Straps do not have a minimum width, defined as the width of the power pin the strap is connecting to. If the strap is smaller than the power pin it connects, a warning will be issued”).

The feature of defining further the function block by tying strap pins to ground or to power would be obvious for the reasons set forth in the rejection of claim 4.

Conclusion

8. **THIS ACTION IS MADE FINAL.** Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the mailing date of this final action.

The prior art made of record and not relied upon is considered pertinent to applicant's disclosure.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Satish S. Rampuria whose telephone number is (571) 272-3732. The examiner can normally be reached on 8:30 am to 5:00 pm Monday to Friday. Any inquiry of a general nature or relating to the status of this application should be directed to the TC 2100 Group receptionist: 571-272-2100.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Wei Y. Zhen can be reached on (571) 272-3708. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

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Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see <http://pair-direct.uspto.gov>. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

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/Wei Y Zhen/
Supervisory Patent Examiner, Art Unit 2191